810 S. Casino Center Blvd., Suite 104

Las Vegas, Nevada 89101

73203-002\DOCS_LA:201044.1

LARSON & STEPHENS

73203-002\DOCS LA:201044.1

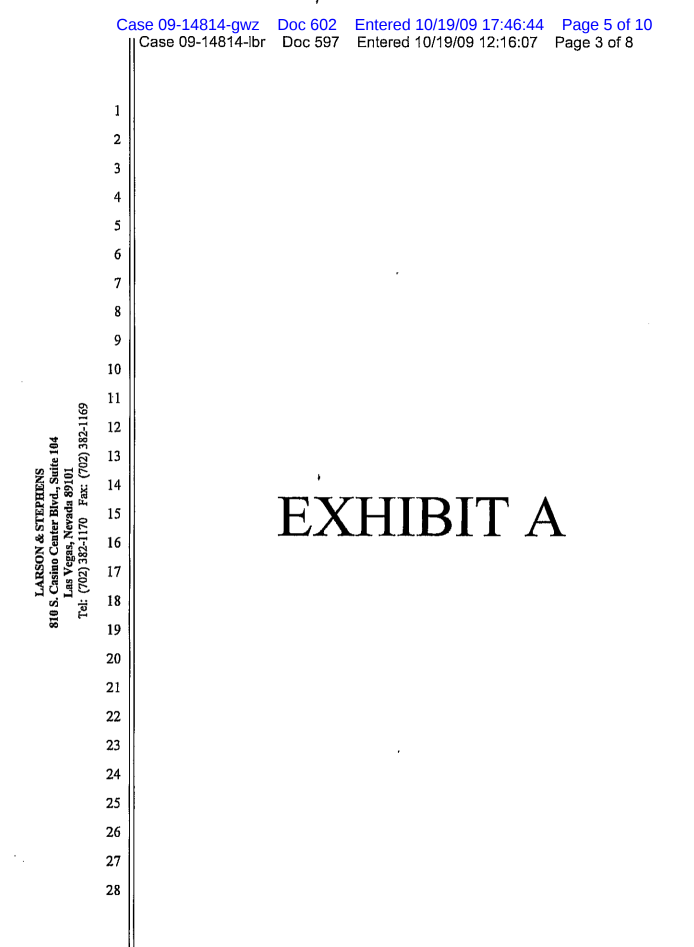
	Ca 	ase 09-14814-gwz Doc 602 Entered 1 Case 09-14814-lbr Doc 597 Entered 1		
LARSON & STEPHENS 810 S. Casino Center Blvd., Suite 104 Las Vegas, Nevada 89101 Tel: (702) 382-1170 Fax: (702) 382-1169		STATES BANKRUATOL		
	1	(S C C C C C C C C C C C C C C C C C C		
	2		<i>//</i> .	
	3	Entered on Docket	Ti- Bi	
	4	October 19, 2009	Hon. Linda B. Riegle United States Bankruptcy Judge	
	5			
	6			
	7	UNITED STATES BANKRUPTCY COURT		
	8	DISTRICT OF NEVADA		
	10	In re:	Case No.: BK-S-09-14814-LBR	
	11	THE RHODES COMPANIES, LLC, aka	(Jointly Administered)	
	12	"Rhodes Homes," et al.,	Chapter 11	
	13	Debtors.		
	14	Affects: All Debtors	Hearing Date: October 2, 2009 Hearing Time: 1:30 p.m.	
	15	Affects the following Debtor(s) Rhodes Design and Development Corporation	Courtroom 1	
	16	ORDER APPROVING MOTION OF DEBTOR FOR ORDER APPROVING		
	17	STIPULATION TO LIFT THE AUTOMATIC STAY TO EFFECTUATE PREPETITION SETTLEMENT WITH THE KITEC HOMEOWNERS – [DOCKET NO. 470]		
	18			
	19			
	20			
	21	The Debtors in these cases, along with their case numbers are: Heritage Land Company, LLC (Case No. 09-14778); The Rhodes Companies, LLC (Case No. 09-14814); Tribes Holdings, LLC (Case No. 09-14817); Apache Framing, LLC (Case No. 09-14818); Geronimo Plumbing LLC (Case No. 09-14820); Gung-Ho Concrete LLC (Case No. 09-14822); Bravo, Inc. (Case No. 09-14825); Elkhorn Partners, A Nevada Limited Partnership (Case No. 09-14828); Six Feathers Holdings, LLC (Case No. 09-14833); Elkhorn Investments, Inc. (Case No. 09-14837); Jarupa, LLC (Case No. 09-14839); Rhodes Realty, Inc. (Case No. 09-14841); C & J Holdings, Inc. (Case No. 09-14843); Rhodes Ranch General Partnership (Case No. 09-14844); Rhodes Design and Development Corporation (Case No. 09-14846); Parcel 20, LLC (Case No. 09-14848); Tuscany Acquisitions IV, LLC (Case No. 09-14849); Tuscany Acquisitions III, LLC (Case No. 09-14853); Tuscany Acquisitions III, LLC (Case No. 09-14853); Rhodes Ranch Golf Country Club, LLC (Case No. 09-14852); Tuscany Acquisitions, LLC (Case No. 09-14853); Rhodes Ranch Golf Country Club, LLC (Case No. 09-14850); Batcave, LP (Case No. 09-14861); Chalkline, LP (Case No. 09-14862); Glynda, LP (Case No. 09-14865); Tick, LP (Case No. 09-14866); Rhodes Arizona Properties, LLC (Case No. 09-14868); Rhodes Homes Arizona, L.L.C. (Case No. 09-14887).		
	22			
	23			
	24			
	25			
	26			
	27			
	28			
•				
73203_001\DOC\$ I.A-206674.2				

73203-001\DOCS_LA:206674.2

Las Vegas, Nevada 89101 Tel: (702) 382-1170 Fax: (702) 382-1169

810 S. Casino Center Blvd., Suite 104

LARSON & STEPHENS



73203-001\DOCS_LA:206674.2

Case 09-14814-qwz

Doc 602

Entered 10/19/09 17:46:44

Page 6 of 10

STIPULATION FOR MODIFICATION OF AUTOMATIC STAY - KITEC ACTION

This stipulation and agreed order (the "Stipulation") is made and entered into by Debtor Rhodes Design and Development Corporation ("RD&D") and the members of Creditor Class 6 Plaintiffs in the *In re Kitec Fitting Litigation*, Case No. A493302, currently pending in District Court of Nevada, Clark County, (hereinafter collectively referred to as the "Nevada Class Action") identified below in paragraph A, through their respective counsel, and in reference to the following facts:

- A. The Nevada Class Action is, inter alia, a construction defect class action filed on behalf of all owners of a residence in Clark County, Nevada, that contains or at any time contained a Kitec or PlumbBetter plumbing system or components (the "Class"). As a result of numerous mediation and settlement discussions held in connection with the Nevada Class Action, on August 26, 2008, the Class and RD&D reached an agreement to fully and finally resolve the claims of twenty-five (25) Class Plaintiff homeowners against RD&D in the Nevada Class Action ("Rhodes Subclass A"). See Hrg. Trans. In re Kitec Fitting Litigation, Eighth Jud. Dist. Ct., Case No. A493302 (August 26, 2008).
- B. Pursuant to the terms of the parties' agreement, in exchange for RD&D's 1) payment in the amount of \$200,000.00 from insurance proceeds only; 2) assignment of claims against its plumbing subcontractor, Classic Plumbing, Inc., to the Class; and 3) agreement not to pursue additional insured claims (the A.I. claims), the Rhodes Subclass A will dismiss its claims against RD&D in the Nevada Class Action on an address-by-address basis for the RD&D-constructed residences in The Preserves development ("RD&D Settlement").
- C. On March 31, 2009, RD&D filed a chapter 11 petition under the United States

 Bankruptcy Code in the United States Bankruptcy Court for the District of Nevada. As a result

 of the pendency of the bankruptcy case, all proceedings against RD&D are automatically stayed.
- D. RD&D is willing to stipulate to lift the automatic stay pursuant to 11 U.S.C. § 362 for the sole purposes of permitting: 1) RD&D and Class Counsel, on behalf of Rhodes Subclass A, to jointly move the District Court for preliminary and final approval of their proposed settlement pursuant to NRCP 23(e); 2) RD&D to participate in the Nevada Class Action Formal

Fairness Hearing; and 3) the District Court to enter findings, a judgment, and an order in connection with the Nevada Class Action Formal Fairness Hearing if the District Court makes the necessary findings pursuant to NRCP 23(e) and NRS 17.245.

E. The entirety of the \$200,000.00 settlement amount will be paid from RD&D's insurance provider; none of the monies needed to effectuate the Settlement will be provided by funds from the RD&D bankruptcy estate.

NOW, THEREFORE, IT IS HEREBY STIPULATED by the undersigned parties, through their counsel and respective representatives that:

- (a) The automatic stay shall be modified, subject to Bankruptcy Court approval, to permit: 1) RD&D and Class Counsel, on behalf of Rhodes Subclass A, to jointly move the District Court for preliminary and final approval of their settlement; 2) RD&D to participate in the Formal Fairness Hearing in the Nevada Class Action; and 3) the District Court to enter the necessary findings, judgment, and order in the Nevada Class Action Formal Fairness Hearing, and to enter related dismissal orders including orders precluding RD&D from asserting claims against the IPEX Defendants (as defined in the RD&D Settlement) in the Nevada Class Action if the District Court makes the necessary findings. The Settlement in that action and the monies to be paid on behalf of RD&D are solely through RD&D's available insurance policies.
- (b) Any and all portions of Rhodes Subclass A's claims or causes of action, whether prepetition or postpetition claims or causes of action, that are not fully satisfied by RD&D's available insurance policies under the Settlement are hereby forever waived and discharged as against RD&D, even if Rhodes Subclass A is unable to obtain any recovery from any insurance policies. Upon entry of the Order approving this Stipulation, only that portion of the Class claim filed in the RD&D bankruptcy case concerning Rhodes Subclass A, which has been designated as proof of claim number 129, shall be deemed withdrawn. The claims agent shall be directed to amend the claims register to reflect that the amount of proof of claim number 129 is reduced from the unliquidated, estimated amount of \$5,308,125. This reduction in the amount of proof of claim number 129 reflects that approximately 447 Creditor Class 6 Plaintiffs in the Nevada Class Action remain with claims

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

against RD&D for homes it constructed with Kitec in the Tiburon and Granada Hills communities. By this Stipulation, RD&D does not admit to the validity of the remainder of proof of claim number 129 and RD&D reserves any and all defenses and rights to challenge the validity of proof of claim number 129.

- (c) The duplicate Class Claim filed in the jointly administered chapter 11 case of The Rhodes Companies, LLC ("RCO"), case number 09-14814, designated as proof of claim number 60 shall be deemed withdrawn in its entirety. The claims agent shall be directed to amend the claims register to reflect that proof of claim number 60 in the RCO case is withdrawn in its entirety.
- (d) The Bankruptcy Court retains jurisdiction to resolve any dispute arising from the interpretation or enforcement of this Stipulation.
- (e) By entering into this Stipulation, RD&D and Rhodes Subclass A are not waiving any defenses at law or in equity in connection with their participation in the Nevada Class Action Formal Fairness Hearing

DATED this 4th day of September, 2009.

DATED this 4th day of September, 2009.

By: /s/ Carol L. Harris
KEMP, JONES & COULTHARD, LLP
J. Randall Jones, Esq. (#1927)
William L. Coulthard, Esq. (#3927)
Carol L. Harris, Esq. (#10069)
3800 Howard Hughes Parkway, 17th Floor
Las Vegas, Nevada 89169
Tel. (702) 385-6000
wlc@kjc-law.com
Counsel for In re Kitec Fitting Litigation
Class Plaintiffs

By: /s/ Zachariah Larson
LARSON & STEPHENS
Zachariah Larson, Esq. (NV Bar No 7787)
Kyle O. Stephens, Esq. (NV Bar No. 7928)
810 S. Casino Center Blvd., Ste. 104
Las Vegas, NV 89101
(702) 382-1170 (Telephone)
(702) 382-1169 (Facsimile)
zlarson@lslawnv.com
Counsel for Debtors

Case 09-14814-lbr Doc 597 Entered 10/19/09 12:16:07 Page 8 of 8 1 LR 9021 Certification 2 In accordance with LR 9021, counsel submitting this document certifies as follows (check one): 3 4 The court has waived the requirement of approval under LR 9021. 5 X No parties appeared or filed written objections, and there is no trustee appointed in the case. 6 I have delivered a copy of this proposed order to all counsel who appeared at the hearing, any unrepresented parties who appeared at the hearing, and any trustee appointed in this case, 7 and each has approved or disapproved the order, or failed to respond, as indicated below. 8 9 Submitted by: 10 DATED this 2nd day of October, 2009. 11 Tel: (702) 382-1170 Fax: (702) 382-1169 By: /s/ Zachariah Larson LARSON & STEPHENS 12 810 S. Casino Center Blvd., Suite 104 Las Vegas, Nevada 89101 Zachariah Larson, Esq. (NV Bar No 7787) 13 Kyle O. Stephens, Esq. (NV Bar No. 7928) LARSON & STEPHENS 810 S. Casino Center Blvd., Ste. 104 14 Las Vegas, NV 89101 (702) 382-1170 (Telephone) 15 (702) 382-1169 16 zlarson@lslawnv.com Attorneys for Debtors 17 18 19 20 21 22 23 24 25 26 27 28 73203-001\DOCS_LA:206674,2

Case 09-14814-qwz

Doc 602

Entered 10/19/09 17:46:44

Page 10 of 10